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IN THE SUPREME COURT FOR THE STATE OF ALASKA

GOLDEN HEART UTILITIES, INC. and COLLEGE)
UTILITIES CORPORATION,)

Appellants,)

v.)

REGULATORY COMMISSION OF ALASKA,)
OFFICE OF THE ATTORNEY GENERAL)
REGULATORY AFFAIRS & PUBLIC ADVOCACY)
SECTION; FOUNTAINHEAD DEVELOPMENT,)
INC.; GREATER FAIRBANKS COMMUNITY)
HOSPITAL FOUNDATION, INC.; FOUNDATION)
HEALTH, LLC; JL PROPERTIES, INC.; TIMMONS)
& LARSON, INC.; MV INVESTMENTS LLC;)
ALASKA EXPRESSO DISTRIBUTORS LLC, D/B/A)
SUNRISE BAGEL & ESPRESSO; PACIFIC RIM)
ASSOCIATES I, INC., D/B/A CLARION HOTEL &)
SUITES; H2O 2U LLC D/B/A WATER WAGON;)
and UNIVERSITY OF ALASKA FAIRBANKS,)

Supreme Court No. S-18624

Appellees.)

Trial Court Case No. 3AN-21-06152 CI
RCA Docket Nos. U-19-070/-071, U-19-087/-088

**OFFICE OF THE ATTORNEY GENERAL'S OPPOSITION
TO GOLDEN HEART UTILITIES, INC./COLLEGE UTILITIES
CORPORATION'S MOTION FOR LEAVE TO FILE OVERLENGTH BRIEF**

Appellee, the State of Alaska, Office of the Attorney General, Regulatory
Affairs & Public Advocacy Section (RAPA) opposes the appellant utilities' motion for
leave to file an overlength brief. As the public office charged with representing the

1 public interest in utility matters, RAPA partakes in complex rate proceedings on a daily
2 basis. RAPA participated in all of the proceedings below resulting in this appeal. RAPA
3 does not see a reason for an exception to Appellate Rule 212(c)(4).

4 Appellee, the Regulatory Commission of Alaska (RCA) also opposes the
5 utilities' motion. The RCA's Opposition to Motion for Leave to File Overlength Brief
6 aptly states the reasons why the utilities' motion fails to justify an exception to the page
7 limit. RAPA agrees that the Court should deny the motion, reject the brief, and instruct
8 the utilities to shorten it or provide further support for their overlength request.
9

10 DATED at Anchorage, Alaska, this 17th day of July, 2023.

11 TREG TAYLOR
12 ATTORNEY GENERAL

13
14 By: /s/ Deborah J. Stojak
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CERTIFICATE OF SERVICE AND TYPEFACE

I certify that on July 17, 2023, true and correct copies of the **Office of the
Attorney General's Opposition to Golden Heart Utilities, Inc. and College Utilities
Corporation's Motion for Leave to File Overlength Brief** and this **Certificate of
Service and Typeface** were served via email to the following:

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I further certify, pursuant to App. R 513.5, that the aforementioned documents
were prepared in size 13 proportionately spaced Times New Roman typeface.

/s/ Deborah A. Mitchell
Deborah A. Mitchell
Law Office Assistant II